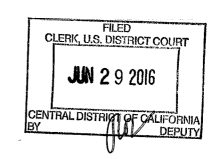
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Attorneys for Defendant, MARK OBENSTINE



UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

JAMES ESTAKHRIAN and ABDI NAZIRI, on behalf of themselves and all others similarly situated,

Plaintiffs,

VŚ.

MARK OBENSTINE, BENJAMIN F. EASTERLIN IV, TERRY A COFFING, KING & SPALDING, LLP, and MARQUIS & AURBACH, P.C.,

Defendants.

Case No.: CV11-3480 FMO

ORDER RE:

STIPULATION TO EXTEND DEADLINE FOR FILING OPPOSITION TO PLAINTIFFS' MOTION FOR ATTORNEY'S FEES AND COSTS

JAMS REF# 1220052101

Special Master:

Hon. Roselyn Chapman (Ret.)

WHEREAS, the Special Master has set July 1, 2016 as the deadline for Mark Obenstine to file his Opposition to Plaintiff's motion for attorneys' fees and costs relating to their motion for sanctions ("Fee Motion");

WHEREAS, Mr. Obenstine stipulated to, and the Special Master granted, Plaintiffs a 10-day extension to file their Fee Motion;

WHEREAS, Plaintiff's counsel agreed, at the time Obenstine granted

	Plaintiffs a 10-day extension, that they would grant the same extension to Obenstine
2	to file his Opposition should he request one,
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7	NOW, THEREFORE, IT IS HEREBY STIPULATED, by and between the
8	Parties, and through their respective Counsel, that Obenstine shall have until July
9	11, 2016 to file his Opposition to the Fees Motion, and Plaintiffs' deadline to file a
10	reply shall be extended from July 22, 2016 by 10 days to August 1, 2016.
11	
12	SAFARIAN & BAROIAN, LLP
13	Data Inno 20, 2016
14	Date: June 28, 2016 By: <u>/S/ Harry A. Safarian</u> HARRY A. SAFARIAN
15	Attorneys for Defendant,
16	MARK OBENSTINE
17	IPVINE LAW ODOLD LLD
18	IRVINE LAW GROUP, LLP
19	Date: June 28, 2016 By: /S/ s. Ron Alikani
20	S. Ron Alikani
21	Attorneys for Plaintiffs and Proposed Class
22	
23	The formal of the first of the
24	IT IS HEREBY ORDERED that the Special Master approves parties'
25	stipulation to extend the deadlines for filing the opposition to plaintiffs' motion for
26	attorney fees and costs and the reply thereto.
27	June 29, 2016 Sanhu M. Chang man
28	June 29, 2016 Angle M. Chyman (Ret.), Special Master
	2
	STIPULATION TO EXTEND DEADLINE
11	The state of the s

PROOF OF SERVICE BY EMAIL & U.S. MAIL

Re: Estakhrian, James vs. Obenstine, Mark, et al. Reference No. 1220052101

I, Gregory Shackelford, not a party to the within action, hereby declare that on June 29, 2016, I served the attached STIPULATION TO EXTEND DEADLINE APPROVED BY SPECIAL MASTER on the parties in the within action by Email and by depositing true copies thereof enclosed in sealed envelopes with postage thereon fully prepaid, in the United States Mail, at Los Angeles, CALIFORNIA, addressed as follows:

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Parties Represented:
James Estakhrian

Hon. Fernando M. Olguin United States District Court Central District 312 North Spring Los Angeles, CA 90012 Phone: 213-894-8533 NOT AVAILABLE Parties Represented: I declare under penalty of perjury the foregoing to be true and correct. Executed at Los Angeles, CALIFORNIA on June 29, 2016.

Gregory Shackelford

gshackelford@jamsadr.com